

Indiana residents are flooded with unsolicited phone calls marketing many, many products. Since a homeowner pays a monthly access fee for use of a telephone, the fee payer's rights to be on a no-call list should be legally enforced. If companies wish to breach the fee payer's (homeowner's) wish not to be hassled with unsolicited telemarketing, they should be liable for paying for the privilege of breaching the homeowner's right to privacy. Therefore, either charge these companies with a large fee to help offset the monthly telephone access fees paid by residential users/homeowners, or enforce the homeowner's wishes of the no call list. Government in no way, shape, or form should ever have the authority to back a business over a homeowner's rights.